

In The United States District Court  
For the District of Delaware

James S. Louis  
plaintiff

Civil Case No.

06-236-SLR

Motion for Recusal and Assignment  
of new Judge. FILED

JUN 28 2006

Plaintiff James S. Louis pursuant to U.S. DISTRICT COURT  
DISTRICT OF DELAWARE BD scanned  
Offutt v US 75 S.Ct. 1113 and Tumney  
v State of Ohio 47 S.Ct 437, 444 and  
Wetlock v State 649 A2d 1053 which all  
address a desegregation due to personal  
bias or prejudice as required when the  
impartiality of the judge might reasonably  
be questioned. (also see Canon 3)

1. Plaintiff filed a habeas corpus  
with district court and was assigned  
Judge Roberson. After addressing every thing  
except Constitutional violations she denied  
plaintiff's petition and refused appealability.  
Plaintiff files an appeal addressing Judge  
Roberson's abuse of discretion and advanced  
without her approval.

2. Civil action 06-236-SLR was assigned  
to Judge Roberson again after Habeas decision  
and again Judge Roberson refuses to address

Constitutional and "precedent" decisions already addressed by our Federal System.

3. Besides in her answer to plaintiff she advises him [not] to Amend complaint that it would be frivolous without even knowing what the amendment would be or acknowledging that under Rules 15(a) and 19(e) Fed.R.Civ.P and under Federal Rules of Civil Procedures Rule 59 (e) I am allowed to amend without any speculation as was shown by Judge Robinson.

4. Because of prior "Abuse of discretion" and Judge Robinson showing bias with advising plaintiff not to file an amended complaint plaintiff believes Judge Robinson already has pre conceived a decision and plaintiffs due process would be violated unless she is recused and replaced.

respectfully  
James A. Lewis